paratransit service.

1	2. Any applicable restoration requirements for construction site erosion control
_ 2	established under s. 85.19 (1) and any applicable restoration requirements
3	established under an agreement under s. 30.2022.".
, 4 🗸	*b0911/1.2*1011. Page 913, line 21: delete the material beginning with that
5	line and ending with page 914, line 6.
$6\checkmark$	*b0911/1.3*1012. Page 914, line 19: delete the material beginning with that
7	line and ending with page 915, line 17.
8	<b>*b0911/1.4*1013.</b> Page 915, line 25: delete the material beginning with that
9	line and ending with page 916, line 6.
10 V	*b0911/1.5*1014. Page 916, line 14: delete lines 14 to 19.
11	*b0910/2.2*1015. Page 916, line 19: after that line insert:
12	"Section 2255m. 85.205 of the statutes is created to read:
13	85.205 Paratransit aids. (1) Definitions. In this section:
14	(a) "Eligible applicant" has the meaning given in s. $85.20\ (1)\ (b)$ .
15	(b) "Paratransit service" means comparable transportation service required by
16	the federal Americans with Disabilities Act for individuals with disabilities who are
17	unable to use fixed route transportation services.
18	(c) "Urban mass transit system" has the meaning given in s. 85.20 (1) (L).
19	(2) Administration. (a) From the appropriation under s. 20.395 (1) (hq), the
20	department shall provide aid payments to eligible applicants that receive state aid
21	payments under s. 85.20 (4m) and that are served by an urban mass transit system
22	that provides paratransit service to assist those eligible applicants in providing

1 (b) In awarding grants under par. (a), the department shall do all of the 2 following: 3 1. Maximize the level of paratransit service provided by urban mass transit systems serving eligible applicants. 4 5 2. Give priority to eligible applicants for maintaining paratransit service provided by urban mass transit systems on the effective date of this subdivision .... 6 [LRB inserts date].". 7 \*b0987/P1.49\*1016. Page 916, line 22: delete "490.04" and substitute 8 + 9 "16.287". \*b0771/1.2\*1017. Page 916, line 23: delete the material beginning with that 10 line and ending with page 918, line 1. 11 \*60912/5.2\*1018. Page 918, line 1: after that line insert: 12 "Section 2267x. 86.25 (4) of the statutes is amended to read: 13 14 86.25 (4) Sections 61.54, 62.15 and 66.0901 (1) and (2) to (9) shall not apply to 15 funds provided or agreements made pursuant to this section.". \*b0957/1.1\*1019. Page 918, line 5: delete "2010," and substitute "2010,". 16 **b0957/1,3\*1020.** Page 918, line 6: delete ", and \$2,053 in calendar year 17 <u>2012</u>". 18 \*60957/1.2\*1021. Page 918, line 6: delete "and \$2,117" and substitute "and 19 20 \$2,117". \*b0957/1.4\*1022. Page 918, line 12: delete "15" and substitute "10". 21 **60957/1.5\*1023.** Page 918, line 16: delete "15" and substitute "10". 22 **50957**/1.6\*1024. Page 918, line 23: delete "15" and substitute "10".

1 🗸	*60897/3.2*1025. Page 918, line 23: after that line insert:
2	"Section 2271m. 86.30 (2) (dr) of the statutes is created to read:
3	86.30 (2) (dr) Aid reduction related to outdoor advertising sign condemnation.
4	The department may reduce aids paid to a county or municipality under par. (e) as
5	provided in s. 84.30 (5r) (c).".
6	<b>**50957/1.7*1026.</b> Page 919, line 4: delete "\$93,975,100" and substitute
7	" <u>\$102,615,690</u> ".
8	<b>b0957/1.8*1027.</b> Page 919, line 11: delete "\$295,656,600" and substitute
9	" <u>\$308,904,300</u> ".
10	*b0957/1.9*1028. Page 919, line 15: delete the material beginning with that
11	line and ending with page 920, line 21.
12	*10925/1.1*1029. Page 920, line 21: after that line insert:
13	"Section 2278d. 86.31 (2) (a) of the statutes is amended to read:
14	86.31 (2) (a) The department shall administer a local roads improvement
15	program to accelerate the improvement of seriously deteriorating local roads by
16	$reimbursing\ political\ subdivisions\ for\ improvements.\ The\ selection\ of\ improvements$
17	that  may  be  funded  under  the  program  shall  be  performed  by  officials  of  each  political
18	$subdivision, consistent \ with \ \underline{par.(h)}\ \underline{and}\ the\ requirements\ of\ subs.\ (3), (3g), (3m), and$
19	$(3r). \ The department shall notify each county highway commissioner of any deadline$
20	that affects eligibility for reimbursement under the program no later than 15 days
21	before such deadline.
22	SECTION 2278e. 86.31 (2) (b) of the statutes is amended to read:
23	86.31 (2) (b) Except as provided in par. (d) (g), improvements for highway
24	construction projects funded under the program shall be under contracts. Such

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contracts shall be awarded on the basis of competitive bids and shall be awarded to
the lowest responsible bidder. If a city or village does not receive a responsible bid
for an improvement, the city or village may contract with a county for the
improvement. A town may contract with a county for the an improvement subject
to the criteria and procedures promulgated as rules under sub. (6) (h).

**SECTION 2278f.** 86.31 (2) (d) of the statutes is repealed.

**SECTION 2278g.** 86.31 (2) (f) of the statutes is created to read:

86.31 (2) (f) Notwithstanding par. (d), if a county has prepared a written and sealed estimate of the cost of an improvement in connection with or anticipation of competitive bidding for the award of a contract for the improvement, the county may not itself perform the work on the improvement.

**SECTION 2278h.** 86.31 (2) (f) of the statutes, as created by 2011 Wisconsin Act .... (this act), is amended to read:

86.31 (2) (f) Notwithstanding par. (d), if If a county has prepared a written and sealed estimate of the cost of an improvement in connection with or anticipation of competitive bidding for the award of a contract for the improvement, the county may not itself perform the work on the improvement.

**SECTION 2278i.** 86.31 (2) (g) of the statutes is created to read:

86.31 (2) (g) 1. Except as provided in par. (f), if the cost of an improvement on a county trunk highway is less than \$100,000, the county having jurisdiction over the highway may perform the work on the improvement itself.

2. If the cost of an improvement on a street is less than \$100,000, the city or village having jurisdiction over the street may contract with the county in which the street is located to perform the work on the improvement.

**Section 2278j.** 86.31 (2) (h) of the statutes is created to read:

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86.31 (2) (h) A double seal coat project on a town road may be funded under the program if it has a projected life of at least 10 years, similar projects in the same geographic area have performed satisfactorily, and the county highway commissioner of the county in which the project is located approves the project's eligibility for funding.

**Section 2278k.** 86.31 (3g) of the statutes is amended to read:

86.31 (3g) County trunk highway improvements — discretionary grants. From the appropriation under s. 20.395 (2) (ft), the department shall allocate \$5,355,000 in fiscal year 2007–08, \$5,462,100 in fiscal year 2008–09, and \$5,127,000 in fiscal year 2009–10 and in fiscal year 2010–11, and \$10,127,000 in fiscal year 2011–12 and each fiscal year thereafter, to fund county trunk highway improvements with eligible costs totaling more than \$250,000. The funding of improvements under this subsection is in addition to the allocation of funds for entitlements under sub. (3).

**Section 2278m.** 86.31 (3m) of the statutes is amended to read:

86.31 (3m) Town Road improvements — discretionary grants. From the appropriation under s. 20.395 (2) (ft), the department shall allocate \$765,000 in fiscal year 2007–08, \$780,300 in fiscal year 2008–09, and \$732,500 in fiscal year 2009–10 and in fiscal year 2010–11, and \$5,732,500 in fiscal year 2011–12 and each fiscal year thereafter, to fund town road improvements with eligible costs totaling \$100,000 or more. The funding of improvements under this subsection is in addition to the allocation of funds for entitlements under sub. (3).

SECTION 2278n. 86.31 (6) (g) of the statutes is repealed.".

**▶60739/2.197\*1030.** Page 921, line 23: delete the material beginning with 1 that line and ending with page 922, line 19. 2 \*60980/3.29\*1031. Page 925, line 3: after that line insert: 3 4 "Section 2299r. 93.40 (1) (g) of the statutes is amended to read: 93.40 (1) (g) Promote the growth of the dairy industry through research, 5 6 planning and assistance, including grants and loans to dairy producers.". **b0869**/**1.2**\***1032.** Page 925, line 9: delete that line. 7 \***60872**/**1.1**\***1033.** Page 925, line 11: delete lines 11 to 14. 8 **\*b0872/1.2\*1034.** Page 925, line 15: after that line insert: 9 10 "Section 2305c. 93.46 (2) (e) of the statutes is amended to read: 93.46 (2) (e) The department may not make a grant under this subsection that 11 exceeds 75.87 percent of project costs.". 12 \*b0869/1.3\*1035. Page 925, line 16: delete that line. 13 \***50871**/3.5\***1036.** Page 925, line 17: delete that line and substitute: 14 15 "Section 2307c. 93.73 (2) (b) of the statutes is amended to read: 16 93.73 (2) (b) The department, after consultation with the council under sub. 17 (13), shall solicit applications under sub. (3) at least annually. The department shall 18 issue each solicitation in writing and shall publish a notice announcing the 19 solicitation. In soliciting applications, the department may specify the total amount 20 of funds available, application deadlines, application requirements and procedures. 21 preliminary criteria for evaluating applications, and other relevant information.". **★b0868/1.2\*1037.** Page 926, line 3: after that line insert: 22 "Section 2309g. 97.60 of the statutes is repealed.". 23

1	*b0961/1.1*1038. Page 926, line 10: delete the material beginning with that
2	line and ending with page 927, line 7.
3	<b>*b1002/2.1*1039.</b> Page 927, line 7: after that line insert:
4	"Section 2311f. 100.27 (4) of the statutes is created to read:
5	100.27 (4) Mercuric oxide button cell batteries. No person may sell or offer
6	for sale a mercuric oxide button cell battery.
7	SECTION 2311g. 100.27 (5) (title) of the statutes is amended to read:
8	100.27 (5) (title) Mercuric Other Mercuric Oxide Batteries.".
9	*b0975/1.1*1040. Page 932, line 6: after that line insert:
10	"Section 2330c. 101.09 (1) (cm) of the statutes is created to read:
11	101.09 (1) (cm) "Secondary containment" means a barrier, approved by the
12	department, that is installed around a storage tank system and that is designed to
13	prevent a leak from a primary tank or piping from contacting the surrounding earth
14	or waters of the state.
15	SECTION 2330g. 101.09 (3m) of the statutes is created to read:
16	101.09 (3m) Secondary containment requirements. (a) In this subsection,
17	"hazardous substance" means a combustible liquid, a flammable liquid, or a federally
18	regulated hazardous substance.
19	(b) The department may not impose any requirement that specifies that pipe
20	connections at the top of a storage tank and beneath all freestanding pumps and
21	dispensers that routinely contain a hazardous substance be placed within secondary
22	containment symps, if the pipe connections were installed or in place on or before
23	February 1, 2009. This subsection does not apply after December 31, 2020.".
24	*50739/2.198*1041. Page 932, line 10: delete lines 10 to 13.

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1	*b0739/2.199*1042. Page 932, line 15: delete lines 15 to 25.
2	*b0739/2.200*1043. Page 933, line 1: delete lines 1 to 19.
3	*60991/1.1*1044. Page 945, line 17: after that line insert:
4	"Section 2378m. 101.19 (1) (k) of the statutes is amended to read:
5	101.19 (1) (k) Administering subch. VII, except that the department may no
6	charge a fee for an emergency elevator mechanic's license under s. $101.985~(2)~(c)~e$
7	a conveyance operation permit under s. 101.983 (2) for a platform lift, stairway chair
8	lift, or any other lift in a private residence.".
9	<b>*b0991/1.2*1045.</b> Page 949, line 10: after that line insert:
10	"Section 2389g. 101.981 (1) (c) of the statutes is amended to read:
11	101.981 (1) (c) "Conveyance" means an elevator, an escalator, a dumbwaiter
12	a belt manlift, a moving walkway, a platform lift, a personnel hoist, a material hoist
13	and a stairway chair lift, and any other similar device, such as an automated people
14	mover, used to elevate or move people or things, as provided in the rules of the
15	department. "Conveyance" does not include a personnel hoist; a material hoist; a
16	grain elevator; a ski lift or towing device, or; an amusement or thrill ride; or a vertical
17	platform lift, inclined platform lift, or a stairway chair lift that serves an individual
18	residential dwelling unit.
19	SECTION 2389m. 101.983 (2) (c) of the statutes is amended to read:
20	101.983 (2) (c) Inspections. The department may not issue or renew a permit
21	under this subsection unless the department has received an inspection report for
22	the conveyance issued by an elevator inspector licensed under s. 101.985 (3)

indicating that the conveyance complies with this subchapter and any applicable

rules promulgated under this subchapter. Upon request of the owner of a private

residence containing a newly installed platform lift, stairway chair lift, or residential lift or of the new owner of a private residence containing a previously installed platform lift, stairway chair lift, or residential lift, the department shall inspect the lift or equipment for compliance with this subchapter and any applicable rules promulgated under this subchapter. This inspection by the department does not exempt the owner from the requirement to ensure that the department receives an inspection report from a licensed elevator inspector. Upon performing this inspection, the department shall give the owner notice of relevant conveyance safety requirements and shall instruct the owner as to the procedure for obtaining periodic inspections and renewing the permit under which the lift or equipment is operated.

Section 2389r. 101.983 (2) (d) of the statutes is amended to read:

101.983 (2) (d) Term and posting requirements. A permit issued under this subsection has a term of one year, except that a permit applicable to a platform lift, stairway chair lift, or residential lift in a private residence is valid until ownership of the private residence is transferred, at which time the new owner shall apply for renewal of the permit under par. (b). The owner of the building or residence in which a conveyance is located shall display the permit under par. (a) applicable to the conveyance on or in the conveyance or, if applicable, in the machinery room.".

**b1053/2.70\*1046.** Page 949, line 11: delete lines 11 to 22.

**\*61034/2.3\*1047.** Page 949, line 22: after that line insert:

"Section 2390c. 103.49 (1) (br) of the statutes is created to read:

103.49 (1) (br) "Multiple-trade project of public works" means a project of public works in which no single trade accounts for 85 percent or more of the total labor cost of the project.

SECTION 2390d.	103.49 (1	) (em)	of the statutes	is created	to read:

103.49 (1) (em) "Single-trade project of public works" means a project of public works in which a single trade accounts for 85 percent or more of the total labor cost of the project.

**SECTION 2390e.** 103.49 (1m) (intro.) and (a) of the statutes are consolidated, renumbered 103.49 (1m) and amended to read:

103.49 (1m) APPLICABILITY. Subject to sub. (3g), this section applies to any project of public works erected, constructed, repaired, remodeled, or demolished for the state or a state agency, other than a highway, street, or bridge construction or maintenance project, including all of the following: (a) A a project erected, constructed, repaired, remodeled, or demolished by one state agency for another state agency under any contract or under any statute specifically authorizing cooperation between state agencies.

**SECTION 2390f.** 103.49 (1m) (b) of the statutes is amended to read:

103.49 (1m) (b) A project in which the completed facility is leased, purchased, lease purchased, or otherwise acquired by, or dedicated to, the state in lieu of the state or a state agency contracting for the erection, construction, repair, remodeling, or demolition of the facility.

**Section 2390h.** 103.49 (2m) (b) (intro.) of the statutes is amended to read:

103.49 **(2m)** (b) (intro.) Notwithstanding par. (a) 1., a A laborer, worker, mechanic, or truck driver who is regularly employed to process, manufacture, pick up, or deliver materials or products from a commercial establishment that has a fixed place of business from which the establishment regularly supplies processed or manufactured materials or products or from a facility that is not dedicated exclusively, or nearly so, to a project of public works that is subject to this section is

not entitled to receive the prevailing wage rate determined under sub. (3) or to receive at least 1.5 times his or her hourly basic rate of pay for all hours worked in excess of the prevailing hours of labor unless any of the following applies:

**SECTION 2390i.** 103.49 (2m) (b) 1. of the statutes is amended to read:

103.49 (2m) (b) 1. The laborer, worker, mechanic, or truck driver is employed to go to the source of mineral aggregate such as sand, gravel, or stone that is to be immediately incorporated into the work, and not stockpiled or further transported by truck, pick up that mineral aggregate, and deliver that mineral aggregate to the site of a project of public works that is subject to this section by depositing the material substantially in place, directly in final place, from the transporting vehicle or through spreaders from the transporting vehicle.

**SECTION 2390L.** 103.49 (3) (ar) of the statutes is amended to read:

103.49 (3) (ar) In determining prevailing wage rates under par. (a) or (am), the department may not use data from projects that are subject to this section, s. 66.0903, 66.0904, 103.50, or 229.8275, or 40 USC 3142 unless the department determines that there is insufficient wage data in the area to determine those prevailing wage rates, in which case the department may use data from projects that are subject to this section, s. 66.0903, 66.0904, 103.50, or 229.8275, or 40 USC 3142. In determining prevailing wage rates under par. (a) or (am), the department may not use data from any construction work performed by a state agency or a local governmental unit, as defined in s. 66.0903 (1) (d).

Section 2390m. 103.49 (3g) (a) of the statutes is amended to read:

103.49 (3g) (a) A <u>single-trade</u> project of public works for which the estimated project cost of completion is less than \$25,000 \$48,000 or a multiple-trade project of public works for which the estimated project cost of completion is less than \$100,000.

**SECTION 2390n.** 103.49 (3g) (b) of the statutes is amended to read:

103.49 (3g) (b) A Work performed on a project of public works in which the labor for the project is provided by unpaid volunteers for which the state or the state agency contracting for the project is not required to compensate any contractor, subcontractor, contractor's or subcontractor's agent, or individual for performing the work.

**SECTION 2390p.** 103.49 (3g) (f) of the statutes is created to read:

103.49 (3g) (f) A public highway, street, or bridge project.

**SECTION 2390q.** 103.49 (3g) (g) of the statutes is created to read:

103.49 (3g) (g) A project of public works involving the erection, construction, repair, remodeling, or demolition of a residential property containing 2 dwelling units or less.

**Section 2390r.** 103.49 (3g) (h) of the statutes is created to read:

103.49 (3g) (h) A road, street, bridge, sanitary sewer, or water main project that is a part of a development in which not less than 90 percent of the lots contain or will contain 2 dwelling units or less, as determined by the local governmental unit at the time of approval of the development, and that, on completion, is acquired by, or dedicated to, the state for ownership or maintenance by the state.

**Section 2390s.** 103.49 (5) (am) of the statutes is repealed.

**Section 2390t.** 103.49 (5) (c) of the statutes is amended to read:

103.49 (5) (c) If requested by any person, the department shall inspect the payroll records of any contractor, subcontractor, or agent performing work on a project of public works that is subject to this section as provided in this paragraph to ensure compliance with this section. In the case of a request made by a person performing the work specified in sub. (2m), if the department finds that the

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contractor, subcontractor, or agent subject to the inspection is in compliance and that the request is frivolous, the department shall charge the person making the request the actual cost of the inspection. In the case of a request made by a person not performing the work specified in sub. (2m), if the department finds that the contractor, subcontractor, or agent subject to the inspection is in compliance and that the request is frivolous, the department shall charge the person making the request \$250 or the actual cost of the inspection, whichever is greater. In order to find that a request is frivolous, the department must find that the person making the request made the request in bad faith, solely for the purpose of harassing or maliciously injuring the contractor, subcontractor, or agent subject to the inspection, or that the person making the request knew, or should have known, that there was no reasonable basis for believing that a violation of this section had been committed. On receipt of such a request, the department shall request the contractor, subcontractor, or agent to submit to the department a certified record of the information specified in par. (a), other than personally identifiable information relating to an employee of the contractor, subcontractor, or agent, for no longer than a 4-week period. The department may request a contractor, subcontractor, or agent to submit those records no more than once per calendar quarter for each project of public works on which the contractor, subcontractor, or agent is performing work. The department may not charge a requester a fee for obtaining that information. The department shall make available for public inspection certified records submitted to the department under this paragraph.

**SECTION 2390v.** 103.50 (2g) of the statutes is created to read:

103.50 (**2g**) Nonapplicability. This section does not apply to a single-trade project of public works, as defined in s. 103.49 (1) (em), for which the estimated

project cost of completion is less than \$48,000 or a multiple-trade project of public works, as defined in s. 103.49 (1) (br), for which the estimated project cost of completion is less than \$100,000.

**SECTION 2390w.** 103.50 (2m) (b) (intro.) of the statutes is amended to read:

103.50 (2m) (b) (intro.) Notwithstanding par. (a) 1., a A laborer, worker, mechanic, or truck driver who is regularly employed to process, manufacture, pick up, or deliver materials or products from a commercial establishment that has a fixed place of business from which the establishment regularly supplies processed or manufactured materials or products or from a facility that is not dedicated exclusively, or nearly so, to a project that is subject to this section is not entitled to receive the prevailing wage rate determined under sub. (3) or to receive at least 1.5 times his or her hourly basic rate of pay for all hours worked in excess of the prevailing hours of labor unless any of the following applies:

**SECTION 2390x.** 103.50 (2m) (b) 1. of the statutes is amended to read:

103.50 (2m) (b) 1. The laborer, worker, mechanic or truck driver is employed to go to the source of mineral aggregate such as sand, gravel or stone that is to be immediately incorporated into the work, and not stockpiled or further transported by truck, pick up that mineral aggregate and deliver that mineral aggregate to the site of a project that is subject to this section by depositing the material substantially in place, directly in final place, from transporting the vehicle or through spreaders from the transporting vehicle.

**Section 2390z.** 103.50 (4) of the statutes is amended to read:

103.50 (4) CERTIFICATION OF PREVAILING WAGE RATES. The department of workforce development shall, by May 1 of each year, certify to the department of transportation the prevailing wage rates in each area for all trades or occupations

commonly employed in the highway construction industry. The certification shall,
$in \ addition \ to \ the \ current \ prevailing \ wage \ rates, include \ future \ prevailing \ wage \ rates$
when such prevailing wage rates can be determined for any such trade or occupation
in any area and shall specify the effective date of those future prevailing wage rates.
$\underline{ \text{The certification shall also include wage rates for work performed on Sundays or the } \\$
$\underline{holidays\ specified\ in\ s.\ 103.49\ (1)\ (c)\ and\ shift\ differentials\ based\ on\ the\ time\ of\ day}$
or night when work is performed. If a construction project extends into more than
one area there shall be but one standard of prevailing wage rates for the entire
project.

**SECTION 2390zb.** 103.50 (4m) of the statutes is amended to read:

103.50 (4m) Wage rates for projects that are subject to this section, the department shall use data from projects that are subject to this section, s. 66.0903, 66.0904, or 103.49, or 40 USC 3142. In determining prevailing wage rates for those projects, the department may not use data from any construction work that is performed by a state agency or a local governmental unit, as defined in s. 66.0903 (1) (d).

**Section 2390zc.** 103.503 (title) of the statutes is amended to read:

103.503 (title) Substance abuse prevention on public works and publicly funded projects.

**SECTION 2390zd.** 103.503 (1) (a) of the statutes is amended to read:

103.503 (1) (a) "Accident" means an incident caused, contributed to, or otherwise involving an employee that resulted or could have resulted in death, personal injury, or property damage and that occurred while the employee was performing the work described in s. 66.0903 (4), 66.0904 (3), or 103.49 (2m) on a project.

<b>Section 2390ze.</b> 103.5	03 (1) (c) of the statutes is a	amended to read:
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103.503 (1) (c) "Contracting agency" means a local governmental unit, as defined in s. 66.0903 (1) (d), or a state agency, as defined in s. 103.49 (1) (f), or an owner or developer under s. 66.0904 that has contracted for the performance of work on a project.

**Section 2390zf.** 103.503 (1) (e) of the statutes is amended to read:

103.503 (1) (e) "Employee" means a laborer, worker, mechanic, or truck driver who performs the work described in s. 66.0903 (4), 66.0904 (3), or 103.49 (2m) on a project.

**Section 2390zg.** 103.503 (1) (g) of the statutes is amended to read:

103.503 (1) (g) "Project" mean means a project of public works that is subject to s. 66.0903 or 103.49 or a publicly funded private construction project that is subject to s. 66.0904.

**SECTION 2390zh.** 103.503 (2) of the statutes is amended to read:

103.503 (2) Substance abuse prohibited. No employee may use, possess, attempt to possess, distribute, deliver, or be under the influence of a drug, or use or be under the influence of alcohol, while performing the work described in s. 66.0903 (4), 66.0904 (3), or 103.49 (2m) on a project. An employee is considered to be under the influence of alcohol for purposes of this subsection if he or she has an alcohol concentration that is equal to or greater than the amount specified in s. 885.235 (1g) (d).

**Section 2390zhi.** 103.503 (3) (a) 2. of the statutes is amended to read:

103.503 (3) (a) 2. A requirement that employees performing the work described in s. 66.0903 (4), 66.0904 (3), or 103.49 (2m) on a project submit to random, reasonable suspicion, and post-accident drug and alcohol testing and to drug and

alcohol testing before commencing work on a project, except that testing of an employee before commencing work on a project is not required if the employee has been participating in a random testing program during the 90 days preceding the date on which the employee commenced work on the project.

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Secrion 2390zr. 104.001 (3) (am) of the statutes is repealed.".

\*b1038/1.1\*1048. Page 949, line 22: after that line insert:

"Section 2390b. 103.24 of the statutes is amended to read:

103.24 Hours of work. The department shall determine and fix reasonable hours of employment for minors under 16 years of age in street trades. Except as provided in this section, the department may not fix hours of employment for minors under 16 years of age in street trades that exceed the maximum hours per day and per week specified in s. 103.68 (2) (a) and (b), that exceed the maximum days per week specified in s. 103.68 (2) (c), or that begin earlier or end later than the hours specified in s. 103.68 (2) (d) and (e). The department may not limit the hours of employment for minors 16 years of age or over in street trades or the hours of employment for minors of any age who are engaged in the delivery of newspapers to the consumer.

**Section 2390zk.** 103.65 (2) of the statutes is amended to read:

103.65 (2) No minor shall <u>under 16 years of age may</u> be employed or permitted to work at any employment for such hours of the day or week, <u>or for</u> such days of the week, or at such periods of the day as <u>shall may</u> be dangerous or prejudicial to the life, health, safety, or welfare of <u>such the</u> minor.

**SECTION 2390zL.** 103.66 (2) of the statutes is amended to read:

103.66 (2) The department may investigate and fix reasonable classifications of employments and hours of employment for minors under 16 years of age and may issue general or special orders fixing for those minors maximum hours of employment for minors per day and per week, maximum days of employment per week, hours at which employment shall may begin and end, and the duration of lunch and other rest periods as are necessary to protect the life, health, safety, and welfare of those minors. For minors under 16 years of age, the department may not fix hours of employment that exceed the maximum hours per day and per week specified in s. 103.68 (2) (a) and (b), that exceed the maximum days per week specified in s. 103.68 (2) (c), or that begin earlier or end later than the hours specified in s. 103.68 (2) (d) and (e). For minors 16 years of age or over, the department may fix the duration of lunch and other rest periods, but may not limit hours of employment or issue general or special orders fixing maximum hours of employment per day or per week, maximum days of employment per week, or hours at which employment may begin and end.

**SECTION 2390zm.** 103.68 (1) of the statutes is amended to read:

103.68 (1) No minor shall may be employed or permitted to work at any gainful occupation other than domestic service, farm labor, or service as an election inspector under s. 7.30 (2) (am) for more than 8 hours in any one day nor more than 40 hours nor more than 6 days in any one week, nor during such hours as the minor is required under s. 118.15 to attend school.

**SECTION 2390zn.** 103.68 (2) of the statutes is renumbered 103.68 (2) (intro.) and amended to read:

103.68 (2) (intro.) No minor under 16 shall years of age may be employed or permitted to work in any gainful occupation, other than domestic service or farm

1	labor more than 24 hours in any one week, nor, except in domestic service, farm labor
2	or in public exhibitions, as defined provided in s. 103.78, or in street trades as defined
3	in s. 103.21, before 7 a.m. nor after 6 p.m. as follows:
4	SECTION 2390zp. 103.68 (2) (a) to (e) of the statutes are created to read:
5	103.68 (2) (a) For more than 3 hours on a school day or 8 hours on a nonschool
6	day.
7	(b) For more than 18 hours in a school week or 40 hours in a nonschool week.
8	(c) For more than 6 days in a week.
9	(d) Before 7:00 a.m. or after 7:00 p.m. from the day after Labor Day to May 31.
10	(e) Before 7:00 a.m. or after 9:00 p.m. from June 1 to Labor Day.".
11	*10987/P1.50*1049. Page 950, line 13: delete "490.04" and substitute
12	" <u>16.287</u> ".
13	<b>*b0908/1.1*1050.</b> Page 953, line 14: after that line insert:
14	"Section 2403e. 108.02 (26m) of the statutes is created to read:
15	108.02 (26m) WAITING PERIOD. "Waiting period" means any period of time under
16	s. $108.04(3)$ for which no benefits are payable to a claimant as a condition precedent
17	to receipt of benefits.
18	Section 2403m. 108.04 (1) (c) of the statutes is created to read:
19	108.04 (1) (c) If a claimant fails or refuses to take a test for the presence of
20	illegal drugs that is required by the claimant's employer or a prospective employer
21	as a condition of employment, the employer shall report the failure or refusal to the
22	department. The department shall retain the information received from employers
23	under this paragraph for the purpose of determining eligibility for benefits. A
24	claimant is ineligible to receive benefits for a period of 52 weeks after the week in

which the department receives a report of the claimant's failure or refusal under the	nis
paragraph. This paragraph applies to the extent permitted under federal law.	

**Section 2403s.** 108.04 (3) of the statutes is created to read:

108.04 (3) WAITING PERIOD. The first week of a claimant's benefit year for which the claimant has timely applied and is otherwise eligible for regular benefits under this chapter is the claimant's waiting period for that benefit year.

**Section 2403w.** 108.06 (1) of the statutes is amended to read:

108.06 (1) Except as provided in subs. (6) and (7) and ss. 108.141 and 108.142, no claimant may receive total benefits based on employment in a base period greater than 26 times the claimant's weekly benefit rate under s. 108.05 (1) or 40% of the claimant's base period wages, whichever is lower. Except as provided in subs. (6) and (7) and ss. 108.141 and 108.142, if a claimant's base period wages are reduced or canceled under s. 108.04 (5) or (18), or suspended under s. 108.04 (1) (c) or (f), (10) (a), or (17), the claimant may not receive total benefits based on employment in a base period greater than 26 times the claimant's weekly benefit rate under s. 108.05 (1) or 40% of the base period wages not reduced, canceled or suspended which were paid or payable to the claimant, whichever is lower."

\*50889/2.1\*1051. Page 953, line 21: after that line insert:

"Section 2404g. 110.08(2) of the statutes is amended to read:

110.08 (2) Except as provided under <u>sub. (5) (b) and</u> s. 343.16 (1) (b) to (c), all examinations for operator's licenses and permits shall be given by state examiners.

**Section 2404r.** 110.08 (5) of the statutes is created to read:

110.08 (5) (a) The department shall provide in each county, directly or by contract as described in par. (b), at least 20 hours per week of services relating to operator's licenses and identification cards.

(b) The department shall provide the services required under par. (a) by the most cost-effective means possible, which may include contracting with counties or other local governments to provide these services. Notwithstanding any provision of ss. 343.14 and 343.16, a contract between the department and a county or other local government under this paragraph may authorize an employee of the county or local government to conduct any examination for an operator's license except a driving skills test. The department may require any employee of a county or local government who provides services under a contract entered into under this paragraph to satisfy any requirement under s. 110.09 that would be required of an employee of the department.".

\*b1034/2.4\*1052. Page 953, line 21: after that line insert:

"Section 2404c. 109.09 (1) of the statutes is amended to read:

109.09 (1) The department shall investigate and attempt equitably to adjust controversies between employers and employees as to alleged wage claims. The department may receive and investigate any wage claim which is filed with the department, or received by the department under s. 109.10 (4), no later than 2 years after the date the wages are due. The department may, after receiving a wage claim, investigate any wages due from the employer against whom the claim is filed to any employee during the period commencing 2 years before the date the claim is filed. The department shall enforce this chapter and ss. 66.0903, 66.0904, 103.02, 103.49, 103.82, 104.12, and 229.8275. In pursuance of this duty, the department may sue the

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employer on behalf of the employee to collect any wage claim or wage deficiency and ss. 109.03 (6) and 109.11 (2) and (3) shall apply to such actions. Except for actions under s. 109.10, the department may refer such an action to the district attorney of the county in which the violation occurs for prosecution and collection and the district attorney shall commence an action in the circuit court having appropriate jurisdiction. Any number of wage claims or wage deficiencies against the same employer may be joined in a single proceeding, but the court may order separate trials or hearings. In actions that are referred to a district attorney under this subsection, any taxable costs recovered by the district attorney shall be paid into the general fund of the county in which the violation occurs and used by that county to meet its financial responsibility under s. 978.13 (2) (b) for the operation of the office of the district attorney who prosecuted the action.

**SECTION 2404q.** 111.322 (2m) (c) of the statutes is amended to read:

111.322 (**2m**) (c) The individual files a complaint or attempts to enforce a right under s. 66.0903, 66.0904, 103.49, or 229.8275 or testifies or assists in any action or proceeding under s. 66.0903, 66.0904, 103.49, or 229.8275.".

\***b1053/2.71\*1053.** Page 954, line 23: delete lines 23 to 24.

\*\*\*\*Note: Miles employment issue

\*b1053/2.72\*1054. Page 955, line 1: delete lines 1 to 25.

NOTE: MiLES employment issue

**\*b0785/4.20\*1055.** Page 955, line 25: after that line insert:

**"Section 2406m.** 111.70 (1) (j) of the statutes is amended to read:

111.70 (1) (j) "Municipal employer" means any city, county, village, town, metropolitan sewerage district, school district, long-term care district, transit authority under s. 59.58 (7) or 66.1039, or any other political subdivision of the state,

or instrumentality of one or more political subdivisions of the state, that engages the 1 2 services of an employee and includes any person acting on behalf of a municipal 3 employer within the scope of the person's authority, express or implied, but 4 specifically does not include a local cultural arts district created under subch. V of 5 ch. 229.". \*60998/P1.1\*1056. Page 955, line 25: after that line insert: 6 7 **"Section 2407dg.** 111.70 (4) (c) 2. a. of the statutes is renumbered 111.70 (4) 8 (c) 2. 9 **Section 2407dgg.** 111.70 (4) (c) 2. b. of the statutes is repealed.". \*b0723/P1.1\*1057. Page 956, line 1: delete the material beginning with that 10 line and ending page 957, line 4. 11 12 \*b0960/P5.6\*1058. Page 957, line 4: after that line insert: 13 "Section 2408cv. 111.70 (4) (jm) 4w. of the statutes is created to read: 111.70 (4) (jm) 4w. In determining the proper compensation to be received by 14 members of the police department under subd. 4., the arbitrator shall give greater 15 16 weight to the economic conditions in the 1st class city than the arbitrator gives to the 17 factors under subd. 5. The arbitrator shall give an accounting of the consideration 18 of this factor in the arbitrator's decision. 19 **SECTION 2408cx.** 111.70 (4) (jm) 5. (intro.) of the statutes is amended to read: 20 111.70 (4) (jm) 5. (intro.) In determining the proper compensation to be received 21 by members of the police department under subd. 4., in addition to the factor under 22 subd. 4w. the arbitrator shall utilize:". **b0740/1.1\*1059.** Page 957, line 5: delete lines 5 to 7. 23 \*50960/P5.7\*1060. Page 957, line 7: after that line insert: 24

"Section 2409cy. 111.70 (4) (mc) 5. and 6. of the statutes are created to read: 111.70 (4) (mc) 5. If the collective bargaining unit contains a public safety employee who is initially employed on or after the effective date of this subdivision .... [LRB inserts date], the requirement under ss. 40.05 (1) (b), 59.875, and 62.623 that the municipal employer may not pay, on behalf of that public safety employee any employee required contributions or the employee share of required contributions, and the impact of this requirement on the wages, hours, and conditions of employment of that public safety employee. If a public safety employee is initially employed by a municipal employer before the effective date of this subdivision .... [LRB inserts date], this subdivision does not apply to that public safety employee if he or she is employed as a public safety employee by a successor municipal employer in the event of a combined department that is created on or after that date.

6. The design and selection of health care coverage plans by the municipal employer for public safety employees, and the impact of the design and selection of the health care coverage plans on the wages, hours, and conditions of employment of the public safety employee.

SECTION 2409it. 111.77 (6) of the statutes is renumbered 111.77 (6) (bm), and 111.77 (6) (bm) (intro.), as renumbered, is amended to read:

111.77 (6) (bm) (intro.) In reaching a decision, in addition to the factors under par. (am), the arbitrator shall give weight to the following factors:

Section 2409iv. 111.77 (6) (am) of the statutes is created to read:

111.77 (6) (am) In reaching a decision, the arbitrator shall give greater weight to the economic conditions in the jurisdiction of the municipal employer than the

1 arbitrator gives to the factors under par. (bm). The arbitrator shall give an 2 accounting of the consideration of this factor in the arbitrator's decision.". \*60998/P1.2\*1061. Page 957, line 7: after that line insert: 3 4 **"Section 2409cp.** 111.70 (4) (mc) 1., 2. and 3. of the statutes are repealed.". \*b0989/2.2\*1062. Page 957, line 8: delete lines 8 to 11. 5 \*60739/2.201\*1063. Page 957, line 12: delete lines 12 to 25. 6 \*50739/2.202\*1064. Page 958, line 1: delete lines 1 to 23. 7 **\*b0739/2.203\*1065.** Page 959, line 14: delete "(1g),". 8 \*60739/2,204\*1066. Page 959, line 19: delete the material beginning with 9 "With" and ending with "subchapter." on line 21. 10 \*60989/2.3\*1067. Page 959, line 25: delete "(cm) (b) 1. e." and substitute 11 12 "(cm)". \*b0739/2.205\*1068. Page 960, line 5: delete lines 5 to 23. 13 \*\*b0989/2.4\*1069. Page 960, line 24: delete the material beginning with that 14 line and exding with page 961, line 3. 15 **\*b0739/2.206\*1070.** Page 961, line 4: delete lines 4 to 25. 16 **\*b0739/2.207\*1071.** Page 962, line 1: delete lines 1 and 2. 17 **\*b0960/P5.8\*1072.** Page 962, line 2: after that line insert: 18 19 "Section 2424hr. 111.91 (1) (cm) of the statutes, as affected by 2011 Wisconsin 20 Act 10, is amended to read: 21 111.91 (1) (cm) Except as provided in sub. (2) (g) and (h) and ss. 40.02 (22) (e) 22 and 40.23 (1) (f) 4., all laws governing the Wisconsin retirement system under ch. 40 23and all actions of the employer that are authorized under any such law which apply

to nonrepresented individuals employed by the state shall apply to similarly situated public safety employees, unless otherwise specifically provided in a collective bargaining agreement that applies to the public safety employees.

**SECTION 2424jp.** 111.91 (2) (fm) of the statutes is created to read:

111.91 (2) (fm) If the collective bargaining unit contains a public safety employee initially employed on or after the effective date of this paragraph .... [LRB inserts date], the requirement under s. 40.05 (1) (b) that the employer may not pay, on behalf of that public safety employee, any employee required contributions or the employee share of required contributions and the impact of this requirement on the wages, hours, and conditions of employment of that public safety employee.".

- \*b0720/1.3\*1073. Page 962, line 3: delete lines 3 to 5.
- \*b0739/2.208\*1074. Page 962, line 6: delete lines 6 to 18.
- \*b0989/2.5\*1075. Page 962, line 19: delete lines 19 to 25.
- **\*60739/2.209\*1076.** Page 963, line 1: delete lines 1 to 24.
- \***50738**/**2.210**\***1077.** Page 964, line 1: delete lines 1 and 2.
- **\*b0942/3.3\*1078.** Page 964, line 15: after that line insert:
- 17 "Section 2432w. 114.33 (5) of the statutes is amended to read:

114.33 (5) In the case of projects to be carried out by contract, force account, or by a county highway committee in a manner similar to the applicable provisions of s. 84.06 (3), the sponsor's share of the cost of a project shall be deposited in the state treasury promptly on the request of the secretary, to be held in trust for the purposes of the project. The secretary need not request the entire share at any one time. The secretary may suspend or discontinue proceedings or construction relative to any project at any time if any sponsor fails to pay the amount properly required of it as

1	its contribution to the project. In the case of projects or parts of projects authorized
2	by the secretary to be performed by force account methods, the secretary may permit
3	the sponsor to retain the sponsor's share of the cost of authorized project work
4	provided the sponsor is to do the work. In such case the sponsor will be periodically
5	reimbursed for the state or federal share, or both, on the basis of audited costs
6	incurred by the sponsor.".
7	/ *51008/P2.19*1079. Page 964, line 20: delete the material beginning with
8	"and, if" and ending with "560.9810" on line 21 and substitute "and, if real property,
9	the real property is not the subject of a petition under s. $568.9810 \ \underline{16.310}$ ".
10	<b>*b0734/P1.1*1080.</b> Page 965, line 7: delete lines 7 to 10.
11	<b>b0731/P1.1*1081.</b> Page 965, line 11: delete lines 11 and 12.
12	<b>b0773/1.1*1082.</b> Page 965, line 18: delete the material beginning with
13	"Annually" and ending with "year." on line 22.
14	<b>b0773/1.2*1083.</b> Page 965, line 23: delete lines 23 and 24 and substitute:
15	"(b) Ensure that within 5 years of the establishment of the system under par.
16	(a), every school district is using the system. The state superintendent may
17	promulgate rules authorizing the department to charge a fee to any person that".
18	*b0901/1.7*1084. Page 966, line 8: delete "or 118.153" and substitute "or
19	118.153".
20	*b0738/2.211*1085. Page 966, line 21: delete lines 21 to 25.
21	* <b>b0901/1.8*1086.</b> Page 967, line 1: delete lines 1 to 10.
22	*61053/2.73*1087. Page 968, line 14: delete lines 14 to 25.
23	<b>b0902/1.2*1088.</b> Page 969, line 2: delete that line.



**\*60739/2.212\*1089.** Page 969, line 5: delete lines 5 to 12.

\*50903/1.2\*1090. Page 969, line 13: delete that line.

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\*b0739/2.213\*1091. Page 970, line 12: delete lines 12 to 24.

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\*b0739/2.214\*1092. Page 971, line 1: delete lines 1 to 6.

\*b0901/1.9\*1093. Page 971, line 7: delete lines 7 to 16.

\***b0732/P1.1\*1094.** Page 971, line 17: delete lines 17 to 24.

\*b0735/P1.1\*1095. Page 972, line 11: delete lines 11 to 18.

\*b1045/P3.3\*1096. Page 972, line 18: after that line insert:

"Section 2476m. 118.125 (4) of the statutes is amended to read:

a private school participating in the program under <u>s. 118.60</u>, in the program under <u>s. 118.62</u>, or in the program under <u>s. 118.62</u>, or in the program under <u>s. 119.23</u> shall transfer to another school, including a private or tribal school, or school district all pupil records relating to a specific pupil if the transferring school district or private school has received written notice from the pupil if he or she is an adult or his or her parent or guardian if the pupil is a minor that the pupil intends to enroll in the other school or school district or written notice from the other school or school district that the pupil has enrolled or from a court that the pupil has been placed in a juvenile correctional facility, as defined in s. 938.02 (10p), or a secured residential care center for children and youth, as defined in s. 938.02 (15g). In this subsection, "school" and "school district" include any juvenile correctional facility, secured residential care center for children and youth, adult correctional institution, mental health institute, or center for the developmentally